## **EXHIBIT D**

## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

		X	
	H, Individually and as Widow for the Use and reself and the Next of Kin of Richard Smith, deceased	: :	Civil No. 3:05-0444
	Plaintiff,	:	Judge Aleta A. Trauger
v.		:	
PFIZER INC.	, et al	:	
	Defendants,		

## PLAINTIFF'S SUPPLEMENTAL DISCLOSURE STATEMENT

PLEASE TAKE NOTICE, that, pursuant to Rule 26 of the Federal Rules of Civil Procedure, Plaintiff(s), by their attorneys, make and supplement their disclosures as follows.

These disclosures are made subject to all objections as to competence, materiality, relevance, or other objections as to admissibility that may apply in the event that any such response, or the information contained in it, is sought to be used in court. Plaintiff(s) expressly reserve all such objections.

A. Rule 26(a)(1)(A): The name and, if known, the address and telephone number of each individual likely to have discoverable information that the disclosing party may use to support its claims or defenses, unless solely for impeachment, identifying the subjects of the information.

Discovery and investigation in this action is ongoing. Based on the information reasonably available, Plaintiff(s) are unable at the present time to identify each and every individual who would have discoverable information that Plaintiff(s) may use to support their claims or defenses in this

case, and the subjects of such information. Plaintiff(s) reserve the right to supplement these disclosures as they become aware of additional individuals who have such information.

Subject to the foregoing and without waiver of any of Plaintiff(s) rights, the following individuals may have information that Plaintiff(s) may use to support their claims or defenses in this action:

- 1. Ruth Smith, 301 Autumn Chase Dr, Nashville, TN 37214, telephone number 615-975-6300;
- 2. Cindy Smith-Charlton, 2914 McGavock Pike, Nashville, TN 37214, telephone number 615-975-6300;
- 3. Andrew Charlton, 2914 McGavock Pike, Nashville, TN 37214, telephone number 615-975-6300;
- 4. Sherri Hoskins, 204 Chester Stevens Rd, Franklin, TN 37067, telephone number 615-591-5339;
- 5. Buford Hoskins, 204 Chester Stevens Rd, Franklin, TN 37067, telephone number 615-591-5339;
- 6. Lewis Wesley Carnahan, 2936 McGravock Pike, Nashville, TN 37214, telephone number 615-882-2856;
- 7. Gayle Lawson, 2003 Brentview Ct, Nashville, TN 37220, telephone number 615-269-0345;
- 8. Arnold Eugene Lawson, 2003 Brentview Ct, Nashville, TN 37220, telephone number 615-269-0345;
- 9. Police personnel who responded to/investigated the incident from the Metropolitan Nashville Police Department, 200 James Robertson Parkway, Nashville, TN 37201, telephone number 615-862-7400, including Detective Danny Satterfield, Officer David Crowder, Officer Randy Casteel, Officer Jason Moyot and Officer W. Louchs;
- 10. Ambulance personnel who responded to the incident from Nashville Fire & Rescue, 500 2<sup>nd</sup> Ave, Nashville, TN 37201, telephone number 615-862-5350;
- 11. Personnel who responded to/investigated the incident from Forensic Medical, 850 R S Glass Blvd, Nashville, TN 37216, telephone number 615-743-1800, including Dr. Feng Li and Gary Briggs;

- 12. Physicians and staff personnel at Aegis Science Corporation, 345 Hill Ave, Nashville, TN 37210, telephone number 615-255-2400;
- 13. Dr. Paul R. McCombs, Neurosurgical Associates, 4230 Harding Rd, Suite 303, Nashville, TN 37205, telephone number 615-284-2222;
- 14.Dr. Edward S. Mackey Jr. 4230 Harding Rd, Suite 1000, Nashville, TN 37205, telephone number 615-383-2693;
- 15. Physicians and staff personnel at Heritage Medical Associates, 2325 Crestmoore, Nashville, TN 37215, telephone number 615-324-2158, including Dr. James Jones;
- 16. Physicians and staff personnel at Spaulding & Nesbitt Urology Clinic, 345 23<sup>rd</sup> Ave N, Suite 212, Nashville, TN 37203, telephone number 615-327-2055, including Dr. Tom E. Nesbit;
- 17. Physicians and staff personnel at Tennessee Orthopaedic Alliance, 301 21<sup>st</sup> Ave N, Nashville, TN 37203, telephone number 615-329-6600, including Dr. Stewart Stowers;
- 18. Physicians and staff personnel at Otolaryngology Associates of Tennessee, 2410 Patterson St, Suite 210, Nashville, TN 37203, telephone number 615-329-1681, including Dr. Mowery;
- 19. Physicians and staff personnel at Neurological Surgeons, 2410 Patterson St, Suite 500, Nashville, TN 37203, telephone number 615-327-9543;
- 20. Physicians and staff personnel at Willowbrook Home Health Care, 2 International Plaza Dr, Suite 425, Nashville, TN 37217, telephone number 615-399-2220;
- 21. Physicians and staff personnel at University Medical Center, 1411 W Baddour Parkway, Lebanon, TN 37087, telephone number 615-444-8262;
- 22. Physicians and staff personnel at Baptist Hospital, 2000 Church St, Nashville, TN 37236, telephone number 615-284-5555, including Dr. John Anderson;
- 23. Physicians and staff personnel at Centennial Medical Center, 2300 Patterson St, Nashville, TN 37203, telephone number 615-342-1000;
- 24. Dr. Douglas Waldo, Heart & Vascular Clinic, 240 Patterson St, Suite 215, Nashville, TN 37203, telephone number 615-342-5757:
- 25. Dr. David N. Dyer, 2200 Murphy Ave, Suite B, Nashville, TN 37203, telephone number 615-342-5830;

- 26. Dr. William B. Harwell Jr., 1900 Patterson St, Suite 205, Nashville, TN 37203, telephone number 615-329-0011;
- 27. Dr. Burton F. Elrod, Southern Sports Medicine, 2021 Church St, Suite 200, Nashville, TN 37203, telephone number 615-284-2000;
- 28. Dr. Michael T. Santi, Colon & Rectal Surgery Associates, 240 Patterson St, Suite 201, Nashville, TN 37203, telephone number 615-342-5740;
- 29. Dr. Frank Berklacich, 4230 Harding Rd, Suite 805, Nashville, TN 37205, telephone number 615-298-3205;
- **30.** Dr. Carl Hampf, 300 20<sup>th</sup> Ave N, Suite 506, Nashville, TN 37203, telephone number 615-327-9543;
- 31.Dr. James Cato, 222 2<sup>nd</sup> Ave N, Nashville, TN 37203, telephone number 615-284-2222;
- 32. Christopher L. Woods, DDS, 1502 17<sup>th</sup> Ave South, Nashville, TN 37212, telephone number 615-463-7864;
- 33. Dr. Thomas Stasko, Vanderbilt Dermatology Clinic, 1301 22<sup>nd</sup> Ave S, Suite 3903, Nashville, TN 37232, telephone number 615-322-6485;
- 34. Dr. Rex Arendall, Neurological Associates, 345 23<sup>rd</sup> Ave N, Suite 420, Nashville, TN 37203, telephone number 615-986-1256;
- 35. Dr. Daryl Kaswinkel, Loden Vision Center, 907 Rivergato Parkway, Suite C2020, Goodlettsville, TN 37072, telephone number 615-859-3937;
- 36. Physicians and staff personnel at Urology Associates, PC, 2801 Charlotte Ave, Nashville, TN 37209, telephone number 615-321-5724;
- 37. Physicians and staff personnel at Associated Urologists of Nashville, 4230 Harding Rd, Nashville, TN 37205, telephone number 615-269-2655;
- 38. Physicians and staff personnel at Premier Orthopedics & Sports, 2400 Patterson St, Nashville, TN 37203, telephone number 615-342-6300;
- 39. Physicians and staff personnel at Family Chiropractic Health Center, 4117 Gallatin Rd, Nashville, TN 37216, telephone number 615-227-5020;
- 40. Physicians and staff personnel at Vanderbilt University Medical Center, 1211 22<sup>nd</sup> Avenue South, Nashville, TN 37232, telephone number 615-322-5000;

- 41. Dr. Michael Crawford, Powers Family Chiropractic Center, 4117 Gallatin Rd, Nashville, TN 37216, telephone number 615-227-5020;
- 42. Physicians and staff personnel at Elite Sports Medicine & Orthopedic Center, 2021 Church St, Suite 200, Nashville, TN 37203, telephone number 615-324-1600;
- 43. Dr. David Schull, 4230 Harding Road, Suite 521, Nashville, TN 37205, telephone 615-269-2655;
- 44. Physicians and staff personnel at Midstate Cardiology, 222 22<sup>nd</sup> Ave North, Suite 400, Nashville, TN 37203, telephone number 615-324-2146;
- 45. Physicians and staff personnel at Mohs Micrographic Surgery & Dermatology, 1301 22<sup>nd</sup> Ave South, Nashville, TN 37232, telephone number 615-343-1999;
- 46. Physicians and staff personnel at Nashville Otolaryngology Consultants, 222 22<sup>nd</sup> Ave, Suite 600, Nashville, TN 37203, telephone number 615-284-4444;
- 47. Physicians and staff personnel at Nashville Internal Medicine Associates, 211 22<sup>nd</sup> Ave North, Nashville, TN 37203, telephone number 615-340-3430;
- 48. Dr. Nathan T. Mowery, 1211 21<sup>st</sup> Ave, 2/404 Medical Arts Building, Nashville, TN 37212, telephone 615-322-3000;
- 49. Dr. W. Scott West, Associated Psychiatrists, 30 Burton Hills Blvd #375, Nashville, TN 37215, telephone 615-327-4877;
- 50. Physicians and staff personnel at Sports Medicine Center, 16120 West dodge Rd, Omaha, NE 68118, telephone number 402-354-0707;
- 51. Pharmacists and staff personnel at Eckerd Drugs, 4307 Gallatin Rd, Nashville, TN 37216, telephone number 615-228-5554;
- 52. Pamela Krancer, APN;
- 53. Ashley Pippin-Moreland, Sales Representative/Territory Manager;
- 54. Defendants' Regional or District Sales Managers who supervised, trained, or coached the territory manager(s) and/or sales representatives who detailed Plaintiff decedent's healthcare providers regarding Neurontin.
- 55. Witnesses identified in Plaintiff's correspondence, dated May 21, 2007;
- 56. Employees and representatives of the Defendants Pfizer, Inc., Parke-Davis, a division of Warner-Lambert Company and Warner-Lambert Company LLC, Warner-Lambert Company, and Warner Lambert Company LLC ("Defendants") who had any

communication relating to Neurontin with, or were otherwise in contact relating to Neurontin with the healthcare providers(s) who treated Plaintiff(s) or prescribed Neurontin to Plaintiff(s) and/or Plaintiffs' decedents;

- 57. Any witness identified or disclosed by Defendants;
- 58. Any witness identified in Plaintiff or Defendants' disclosure of expert testimony;
- 59. Any witness identified in Plaintiff or Defendants' prior Rule 26 disclosures;
- 60. Any other witness disclosed or identified by Plaintiff or Defendants during the course of discovery;
- 61. Any witness necessary to authenticate documents;
- 62. Defendants' employees and representatives with knowledge as to the safety and/or efficacy of Neurontin, including those listed below;
- 63. Defendants' employees and representatives with knowledge as to the sale, promotion and/or marketing of Neurontin, including those listed below;
- 64. Defendants' employees and representatives with knowledge of Clinical Research and Development of Neurontin, including those listed below;
- 65. Defendants' employees and representatives with knowledge of Medical Information pertaining to Neurontin, including those listed below;
- 66. Defendants' employees and representatives with knowledge of Medical Liaisons and Neurontin, including those listed below;
- 67. Defendants' employees and representatives with knowledge of Medical and Scientific Affairs and Neurontin, including those listed below;
- 68. Defendants' employees and representatives with knowledge of Regulatory affairs and Neurontin, including those listed below;
- 69. Defendants' employees and representatives with knowledge of Clinical Development and Neurontin, including those listed below;
- 70. Defendants' employees and representatives with knowledge of Drug Safety and Risk Management and Neurontin, including those listed below;
- 71. Defendants' employees and representatives with knowledge of Marketing Analytics and Neurontin, including those listed below;

- 72. Defendants' employees and representatives with knowledge of Medical Affairs and Neurontin, including those listed below;
- 73. Defendants' employees and representatives with knowledge of Medical Grants and Neurontin, including those listed below;
- 74. Defendants' employees and representatives with knowledge of Medical/Program Planning & Management and Neurontin, including those listed below;
- 75. Defendants' employees and representatives with knowledge of Outcomes Research & Development and Neurontin, including those listed below;
- 76. Defendants' employees and representatives with knowledge of RMRS and Neurontin, including those listed below;
- 77. Defendants' employees and representatives with knowledge of Statistical Analysis and Neurontin, including those listed below;
- 78. David Franklin, Whirty Circle, Hopkinton, MA;
- 79. Jeffrey Kindler, CEO, Pfizer, Inc.;
- 80. Frank D'Amelio, Sr. VP and Chief Financial Officer, Pfizer, Inc.;
- 81. William Ringo, Sr. VP, Strategy and Business Development, Pfizer, Inc.;
- 82. Martin Mackay, President, Pfizer Global Research & Development, Pfizer, Inc.;
- 83. Amy Schulman, Officer, Pfizer, Inc.;
- 84. David Madigan, PhD, Professor of Statistics, Columbia University;
- 85. Javier Cabrera, PhD, Professor of Statistics, Rutgers University;
- 85. Sharon-Lise T. Normand, PhD, Professor of Biostatistics, Harvard School of Public Health;
- 86. David Kessler, former FDA Commissioner, 505 Parnassus Avenue, San Francisco, CA 94143;
- 87. Atul Pande, MD, 116 Morris Branch Court, Cary, North Carolina 27518;
- 88. Sandy Beaty, Pfizer Inc., 3200 W. End Ave. #500, Nashville, TN 37203-1322;
- 89. Corporate representative, Pfizer Inc., 3200 W. End Ave. #500, Nashville, TN 37203-1322;

- 90. Corporate representative, Pfizer Inc., 1865 Shelby Oaks Drive, Memphis, TN 38134-7401;
- 91. Jim Olive, minister at Jackson Park;
- 92. Danny Lloyd, professor at David Lipscomb, elder at Granny White;
- 93. Dan Chambers, minister at Lebanon Road Church of Christ;
- 94. Terry Smith, Woodmont Hills Church of Christ;
- 95. Donnie Kennedy, a friend of the family, pallbearer;
- 96. A.G. Brown, Mrs. Smith's youngest brother, pallbearer;
- 97. Neil Smith, Mr. Smith's nephew, pallbearer;
- 98. Mike Walsh, nephew;
- 99. Ron Carter, cousin;
- 100. Bill Duffy, nephew;
- 101. John Brown, Mrs. Smith's nephew;
- 102. Scott Brown, Mrs. Smith's nephew;
- 103. Bill Wisenhut, minister, Episopal church, nephew;
- 104. Bill Allen, friend;
- 105. Bill Roehrig, Nashville Machines;
- 106. Bryan Roehrig, Nashville Machines;
- 107. David Roehrig, Nashville Machines;
- 108. Tim Carroll, Nashville Machines;
- 109. John Gray, employee Nashville Machines;
- 110. Jim Tatum, employee Nashville Machines;
- 111. Jack Bearden, employee Nashville Machines;
- 112. Rufus Murray, employee Nashville Machines;

- 113. Eric Kieffer, employee Nashville Machines;
- 114. Fab Bryant, employee Nashville Machines;
- 115. John Kolbe, employee Nashville Machines;
- 116. Emory Smith, employee Nashville Machines;
- 117. Bill Lill, employee Nashville Machines;
- 118. James Lee, employee Nashville Machines;
- 119. Paul Billings, employee Nashville Machines;
- 120. Bobby Armstrong, friend;
- 121. Persons identified in Plaintiff's Supplemental Rule 26(a)(1) Disclosures dated May 21, 2007, incorporated herein by reference.

Subject to the foregoing and without waiver of any of Plaintiff(s) rights, the following additional employees, agents or representatives of the Defendants may have information relating to FDA issues pertaining to Neurontin or otherwise relevant to the issues in this case that Plaintiff(s) may use to support their claims in this action:

Mi Dong	Clinical Research and Development
Elizabeth Garofalo	Clinical Research and Development
Lloyd Knapp	Clinical Research and Development
Linda LaMoreaux	Clinical Research and Development
Atul Pande	Clinical Research and Development
Mark Pierce	Clinical Research and Development
Wolfgang Reimann	Clinical Research and Development
David Rowbotham	Clinical Research and Development
Charles Taylor	Clinical Research and Development
V. Trudeau	Clinical Research and Development

Helen Duda-Racki Medical Information

Mike Davies Medical Liaisons LeeAnne Fogleman Medical Liaisons Richard Grady Medical Liaisons Lisa Kellett Medical Liaisons
Ken Lawlor Medical Liaisons
Joe McFarland Medical Liaisons
Darryl Moy Medical Liaisons

Elizabeth Attias Medical and Scientific Affairs
Adrian Bal Medical and Scientific Affairs
James Black Medical and Scientific Affairs
Jyoti Jankowski Medical and Scientific Affairs
Philip Magistro Medical and Scientific Affairs

William Sigmund Medical and Scientific Affairs
Leslie Magnus-Miller Medical and Scientific Affairs

Alan Blumberg Regulatory
James Parker Regulatory
Jonathon Parker Regulatory
Alan Rubenstein Regulatory
Susan Stanco Regulatory
Lester Reich Regulatory
Janeth Turner Regulatory

Michele Meager Sales/Marketing John Boris Sales/Marketing George Cavic Sales/Marketing J. Allen Crook Sales/Marketing Victor Delimata Sales/Marketing Chris DeSimone Sales/Marketing Robert Doyle Sales/Marketing John Ford Sales/Marketing Tim George Sales/Marketing Edda Guerrero Sales/Marketing John Howard Sales/Marketing Laura Johnson Sales/Marketing John Knoop Sales/Marketing Nancy Kohler Sales/Marketing John Krukar Sales/Marketing David Murphy Sales/Marketing John Richter Sales/Marketing Tim Windom Sales/Marketing John Woychick Sales/Marketing

Larry Alphs Clinical Development
Douglas Feltner Clinical Development

Lalitha Aiyer Drug Safety and Risk Management

Gretchen Dieck Drug Safety and Risk Management Greg Gribko Drug Safety and Risk Management Manfred Hauben Drug Safety and Risk Management Tina Ho Drug Safety and Risk Management Douglas Kargman Drug Safety and Risk Management **Emily Lanigan** Drug Safety and Risk Management Elizabeth Luczak Drug Safety and Risk Management Jeffrey Mohan Drug Safety and Risk Management Esperanza Molina Drug Safety and Risk Management Kathy Sigler Drug Safety and Risk Management Deepak Taneja Drug Safety and Risk Management Tina Zhang Drug Safety and Risk Management

Melissa Dana Marketing Suzanne Doft Marketing Allison Fannon Marketing Marino Garcia Marketing Craig Glover Marketing Christine Grogan Marketing Leigh Ann Hemenway Marketing John Krayacich Marketing John Marino Marketing Michele Mays Marketing Avanish Mishra Marketing Steve Piron Marketing David Probert Marketing Jason Totolis Marketing Meg Yoder Marketing Andrea Zuechner Malone Marketing

Nancy Mancini Marketing Analytics

Robert Glanzman Medical
Bruce Parsons Medical
Leslie Tive Medical
Christopher Wohlberg Medical
Claire Wohlhuter Medical

Suzan Carrington Medical Grants Maria McCauley Medical Grants

Steve Brigandi Medical/Program Planning & Management

Catherine Clary Medical Information
Michelle Claussen Medical Information
Helen Duda-Racki Medical Information

John RocchiMedical InformationJulie SuMedical InformationAdrian VegaMedical Information

Ellen Dukes Outcomes Research & Development

Kay Sumulak Postmarket Safety

Rudi Altevogt Regulatory Mary Ann Carnel Regulatory Lucy Castro Regulatory Art Ciociola Regulatory Stephen Cristo Regulatory Andrea Garrity Regulatory Chris Pacella Regulatory Manini Patel Regulatory Drusilla Scott Regulatory

Valerie Flapan Review Committee

Carolyn Blankmeister RMRS
Tim Hylan RMRS
Jill Kerrick Walker RMRS

Dale Amon Sales Kim Brett Sales Mark Brown Sales Chris Dowd Sales Mike Fox Sales Bruce Fleischman Sales Chris Gish Sales David Gruber Sales Dan Linden Sales Tamela Martin Sales Kathy Rivas Sales Michael Romano Sales James Schultz Sales

Guy Cohen Statistical Analysis

Jack CoxPfizer SpokesmanPaul FitzhenryPfizer SpokesmanBryant HaskinsPfizer Spokesman

Subject to the foregoing and without waiver of any of Plaintiff(s) rights, the following additional individuals may have information relating to FDA issues pertaining to Neurontin or otherwise relevant to the issues in this case that Plaintiff(s) may use to support their claims in this action:

Cynthia McCormick McCormick Consulting LLC 9127 Friars Road Bethesda, MD 20993

Paul Leber Neuro-Pharm Group, LLC 11909 Smoketree Road Potomac, MD 20854

Russell Katz Director, Division of Neurology FDA, FDA 120 1451 Rockville Pike, Rm 4037 Rockville, MD 20852

Sharon Hertz
Deputy Director
FDA, Division of Anesthesia, Analgesia, and Rheumatology Products
10903 New Hampshire Avenue
Silver Spring, MD 20993

Timothy McGovern
Supervisory Pharmacologist
Office of New Drugs
Center for Drug Evaluation and Research
FDA
10903 New Hampshire Avenue
Silver Spring, MD 20993

Laura A. Governale
Team Leader, Drug use Data Specialist
Office of Surveillance and Epidemiology
Center for Drug Evaluation and Research
FDA
Bldg. 22, Room #4484
10903 New Hampshire Avenue
Silver Spring, MD 20993

Lisa L. Stockbridge, Ph.D. Regulatory Reviewer FDA, Division of Drug Marketing Advertising and Communications Rockville, MD 20857

Lesley R. Frank, Ph.D., J.D.
Division of Drug Marketing, Advertising and Communications
Center for Drug Evaluation and Research
FDA
Rockville, MD 20857

David Cooper, M.D. 162 Irving Avenue South Orange, New Jersey 07079 c/o Medical Action Communications

Michael J. McLean, M.D., Ph.D., c/o Vanderbilt University 2311 Pierce Avenue, Nashville, TN 37212

John Holtz c/o NFO Migliara/Kaplan 9 Park Center Ct. Owings Mills, MD

Subject to the foregoing and without waiver of any of Plaintiff(s) rights, the following individuals may have information that the Plaintiff(s) may use to support their claims or defenses in this action:

Members of the Food and Drug Administration (FDA), Center for Drug Evaluation and Research (CDER) Advisory Committee, who attended the July 10, 2008 Joint Meeting of the Peripheral and Central Nervous System Drugs Advisory Committee (PCNS) and the Psychopharmacologic drugs Advisory Committee (PDAC), to wit:

Britt Anderson, MD, PhD University of Waterloo 200 University Avenue West Waterloo, ON Canada N2L 3G1 Jorge Armenteros, MD 2199 Ponce De Leon Blvd, Suite 304 Coral Gables, FL 33134

Robert W. Buchanan, MD University of Maryland School of Medicine Maryland Psychiatric Research Center, Rm 1-19 PO Box 21247 Baltimore, MD

Rochelle Caplan, MD Semel Institute for Neuroscience and Human Behavior UCLA 760 Westwood Plaza, Rm 48-269 Los Angeles, CA 90024

Larry Goldstein, MD
Duke University Medical Center, Rm 201A
Bryan Research Building
Durham, NC 27710

Mark W. Green, MD Columbia University 16 East 60<sup>th</sup> St, Suite 440 New York, NY 10022

Gail W. Griffith, MS Washington, DC 20009

Gregory Holmes, MD, PhD
Dartmouth-Hitchcock Medical Center
One Medical Center Dr
Lebanon, NH 03756

Lily Jung, MD, MMM Swedish Director, Neurology Clinic Swedish Neuroscience Institute Medical Center, Neurology Clinic 600 Broadway, Suite 200 Seattle, WA 98722

LCDR Kiem-Kieu H. Ngo, Pharm. D BCPS, CDER, FDA 5630 Fishers Lane, Rm 1079 Rockville, MD 20857 Ying Lu, PhD University of California San Francisco 185 Berry St, Suite 350 San Francisco, CA 94143

Sandra F. Olson, MD Northwestern University Chicago 710 North Lake Shore, 11<sup>th</sup> Floor Chicago, IL 60611

Matthew Rizzo, MD Director, Division of Neuroergonomics University of Iowa 200 Hawkins Dr, Rm 2144 Iowa City, IA 52242

Stacy Ann Rudnicki, MD
Department of Neurology
University of Arkansas for Medical Sciences
4301 W. Markham, #500
Little Rock, AK 72205

Susan K. Schultz, MD Associate Professor of Psychiatry University of Iowa College of Medicine 2-207 Psychiatry Research 500 Newton Rd Iowa City, IA 52242-1000

Marcia J. Slattery, MD, MHS
Department of Psychiatry
University of Wisconsin School of Medicine and Public Health
6001 Research Blvd
Madison, WI 53719

Yvette Waples, Pharm. D. CDER, FDA 5630 Fishers Lane, Rm 1099 Rockville, MD 20857

Robert Woolson, PhD
Professor, Department of Biostatistics, Bioinformatics and Epidemiology
Medical University of South Carolina
135 Cannos St, Suite 303
PO Box 250835
Charleston, SC 29425

Robert Temple, MD
Director, Office of Drug Evaluation
CDER, FDA
5630 Fishers Lane
Rockville, MD 20857

Russel Katz, MD Director, Division of Neurology Products CDER, FDA 5630 Fishers Lane Rockville, MD 20857

Tom Laughren, MD Director, Division of Psychiatry Products CDER, FDA 5630 Fishers Lane Rockville, MD 20857

Alice Hughes, MD
Associate Director for Safety, Division of Neurology Products
CDER, FDA
5630 Fishers Lane
Rockville, MD 20857

Evelyn Mentari, MD, MS Clinical Safety Reviewer, Division of Neurology Products CDER, FDA 5630 Fishers Lane Rockville, MD 20857

Mark Levenson, PhD
Statistical Safety Reviewer
Quantitative Safety & Pharmacoepidemiology Group
Division of Biometrics 6
CDER, FDA
5630 Fishers Lane
Rockville, MD 20857

Joyce Cramer President, Epilepsy Therapy Project Yale University School of Medicine 950 Campbell Ave West Haven, CT 06516-2770 Jacqueline French New York University NYS Langone Medical Center 530 First Ave New York, NY 10016

Frank Gilliam, MD Epilepsy Foundation 8301 Professional Place Landover, MD 20785

Wayne Goodman, MD National Institute of Mental Health 6001 Executive Blvd, Rm 7123, MSC 9632 Bethesda, MD

Sean Hennessy, PhD University of Pennsylvania 423 Guardian Dr 803 Blockley Hall Philadelphia, PA 19104

Daniel S. Pine, MD
National Institute of Mental Health
Intramural Research Program
Building 1, Room B310-0135
1 Center Dr MSC 0135
Bethesda, MD 20895

Darrel Regier, MD American Psychiatric Association 1000 Wilson Blvd, Suite 1825 Arlington, VA 22209

Christopher Wohlberg Pfizer Inc. New York, NY

Subject to the foregoing and without waiver of any of Plaintiff(s) rights, the following additional individuals may have information relating to FDA issues pertaining to Neurontin or otherwise relevant to the issues in this case that Plaintiff(s) may use to support their claims in this action:

Members of the American Epilepsy Society expert panel the reviewed the FDA's meta-analysis of antiepileptic drugs, to wit:

Dennis Spencer, MD American Epilepsy Society Yale University School of Medicine Department of Neurosurgery PO Box 208082 New Haven, CT 06520

Andres Kanner, MD Rush Medical center 1725 W Harrison St, Suite 1118 Chicago, IL 60612

Dale Hesdorffer, MD Columbia University 630 West 168<sup>th</sup> St, P&S Unit 16, PH 19, Rm 308 New York, NY 10032

Anne Berg, PhD Northern Illinois University Department of Biological Sciences MO 429A, Lab 429 Dekalb, IL 60115

John Barry, MD Stanford University 401 Quarry Road MC5723 Stanford, CA 94305-5723

Rochelle Caplan, MD Semel Institute for Neuroscience and Human Behavior University of California at Los Angeles 760 Westwood Plaza, Rm 48-269 Los Angeles, CA 90024

Jacqueline French New York University NYU Langone Medical Center 530 First Ave New York, NY 10016 To the extent any additional discovery and investigation provides additional facts and legal contentions that may substantially alter these disclosures, Plaintiff(s) reserve the right to amend or supplement without prejudice any and all disclosures herein consistent with those developments, including product identification, identifying other relevant witnesses and additional areas of information that support Plaintiff's claims and defenses in this case and identifying additional individuals with discoverable information that may be used to support Plaintiff's claims or defenses in this case.

B. Rule 26(a)(1)(B): A copy of, or a description by category and location of, all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and that the disclosing party may use to support its claims or defenses, unless solely for impeachment.

Because discovery and investigation in this action is ongoing, Plaintiff is unable at the present time, based on the information readily available, to identify all documents, compilations, and tangible things, if any, that Plaintiff may use to support claims or defenses in this case and the subject of such information.

Subject to the foregoing and without waiving any of Plaintiff's rights, Plaintiff submits the following documents the Plaintiff may use to support their claims or defenses in this action:

- 1. Family photographs;
- 2. Photographs and movie on DVD, previously disclosed on May 21, 2007;
- 3. Funeral records;
- 4. Plaintiff's decedent's tissue, blood, fluid, or serum samples, and pathology slides;
- 5. Medical Examiner's report;
- 6. Metropolitan Nashville Police Department report;
- 7. Nashville Fire & Rescue records and bills:

- 8. Forensic Medical report;
- 9. Aegis Science Corporation report;
- 10. Dr. Paul R. McCombs records and bills;
- 11. Dr. Edward S. Mackey Jr. records and bills;
- 12. Heritage Medical Associates records and bills;
- 13. Spaulding & Nesbitt Urology Clinic records and bills;
- 14. Tennessee Orthopaedic Alliance records and bills;
- 15. Otolaryngology Associates of Tennessee records and bills;
- 16. Neurological Surgeons records and bills;
- 17. Willowbrook Home Health Care records and bills;
- 18. University Medical Center records and bills;
- 19. Baptist Hospital records and bills;
- 20. Centennial Medical Center records and bills;
- 21. Dr. Douglas Waldo records and bills;
- 22. Dr. David N. Dyer records and bills;
- 23. Dr. William B. Harwell Jr. records and bills
- 24. Dr. Burton F. Elrod records and bills;
- 25. Dr. Michael T. Santi records and bills;
- 26. Dr. Frank Berklacich records and bills;
- 27. Dr. Carl Hampf records and bills;
- 28. Dr. James Cato records and bills;
- 29. Christopher L. Woods, DDS, records and bills;
- 30. Dr. Thomas Stasko records and bills;
- 31. Dr. Rex Arendall records and bills;

- 32. Dr. Daryl Kaswinkel records and bills;
- 33. Urology Associates, PC, records and bills;
- 34. Associated Urologists of Nashville, records and bills;
- 35. Premier Orthopedics & Sports records and bills;
- 36. Family Chiropractic Health Center records and bills;
- 37. Vanderbilt University Medical Center records and bills;
- 38. Dr. Michael Crawford records and bills;
- 39. Elite Sports Medicine & Orthopedic Center records and bills;
- 40. Dr. David Schull records and bills:
- 41. Midstate Cardiology records and bills;
- 42. Mohs Micrographic Surgery & Dermatology records and bills;
- 43. Nashville Otolaryngology Consultants records and bills;
- 44. Nashville Internal Medicine Associates records and bills;
- 45. Dr. Nathan T. Mowery records and bills;
- 46. Dr. W. Scott West records and bills;
- 47. Sports Medicine Center records and bills;
- 48. Eckerd Drugs records and bills;
- 49. All exhibits and other materials submitted in support of Plaintiff or Decedents' Motions and/or responses, including and supplemental filings in support of these motions, in this action;
- 50. All exhibits required for authentication of documents and things;
- 51. All documents and things identified in Plaintiff and Defendants' prior Rule 26 disclosures;
- 52. All other documents and things produced, disclosed, or identified by Plaintiff or Defendants during the course of discovery;

- 53. Documents produced or used by any party or any third party in this case;
- 54. Deposition transcripts and documents identified as exhibits at all depositions taken in MDL Docket No.1629, including the depositions taken in this action;
- 55. Documents produced by any party or any third party in the civil action captioned *Harden Manufacturing Corp, et. al.*, v. Pfizer Inc., and Warner-Lambert Company MDL No.1629, Master File No. 04-10981;
- 56. Documents produced by Defendants in the civil action captioned *Crone v. Pfizer et. al.*, Supreme Court, State of California (Lake County), CV400432, including but not limited to Defendant's Response to Plaintiffs' Request for Admissions Set Three, Defendant's Response to Request for Admissions Propounded by Plaintiffs, Request for Admissions Set One, and Defendants' Response to Plaintiffs' Request for Admissions Set One;
- 57. Documents produced by any party or any third party in the civil action captioned *United States of America ex rel. David Franklin v. Parke-Davis, et al.*, C.A. No. 96-11651-PBS (D. Mass.);
- 58. Documents produced by Defendants in the civil action captioned *Young v. Pfizer, et. al.*, Supreme Court, State of New York (Orange County), Index 1062/04;
- 59. Documents in the possession or control of Defendants or Defendants' counsel;
- 60. All package inserts, product labeling, or core data sheets, including drafts of same, regarding Neurontin or Gabapentin;
- 61. All package inserts, product labeling, or core data sheets regarding Lyrica or Pregabalin;
- 62. Relevant documents contained in regulatory files, including the New Drug Application and Investigational New Drug Application and Supplemental New Drug Application for Neurontin and Lyrica;
- 63. Relevant documents and data disclosed by Defendants' relating to Neurontin from the following departments: safety surveillance and analysis files; medical information; regulatory; outcomes research & development; postmarket safety; review committee; RMRS; sales; marketing; statistical analysis; clinical research & development; medical liaisons; medical and scientific affairs; drug safety and risk management; marketing analytics; medical; medical grants; and medical/program planning & management;
- 64. Medical literature and/or journal articles produced by Defendants;
- 65. Published medical and scientific literature concerning Neurontin and Plaintiff's decedent's medical conditions;

- 66. Documents reviewed, considered and/or relied upon by Plaintiff experts or Defendants' experts in this case as set forth in previously exchanged expert disclosures or otherwise referenced in any such expert's deposition testimony taken in this litigation.
- 67. Data disk (hard drive) compilation of materials provided by Plaintiff in response to Defendants' Notice of Deposition of Cheryl Blume, Ph.D., and accompanying Exhibit A demand for documents, previously provided to Defendants and marked for identification as exhibit 2 at the deposition of Product Liability Plaintiffs' expert, Cheryl Blume, Ph.D., on November 12, 2007;
- 68. Data disk of adverse drug event information, previously disclosed to Defendants and marked for identification as exhibit 7, entitled *Disk In Re: Neurontin; Keith Altman ADE Files* (10/28/07), at the deposition of Product Liability Plaintiffs' expert, Cheryl Blume, Ph.D., on November 12, 2007;
- 69. Publicly available documents from Food & Drug Administration (FDA), including but not limited to the following:
  - a. Guidance Documents from FDA's Center for Drug Evaluation and Research, to wit: Drug Safety Adverse Event Reporting; Drug Safety Reviewer Guidance, Conducting a Clinical Safety Review of a New Product Application; Drug Safety FDA's Communication to the Public; Good Pharmacovigilance Practices and Pharmacoepidemiologic Assessment;
  - b. <u>FDA Drug Advisory Committee Meetings</u>, including Meetings of the Dermatologic and Ophthalmic Drugs Advisory Committee regarding associated psychiatric events with use of Accutane (isotretinoin); Meetings of the Peripheral and Central Nervous System Drugs Advisory Committee regarding associated psychiatric events with use of Tetrabenazine;
  - c. Medwatch FDA Adverse Event Reporting System (AERS);
  - d. FDA Public Health Advisory for Gabitril (tiagabine) February 18, 2005;
  - e. FDA Alert for Accutane (Isotretinoin), July 2005;
  - f. FDA, Division of Neurology Products; Suicidality and Anti-epileptic Drugs: Status of Clinical Trial Data Analysis (November 2006), at www.fda.gov/ohrms/dockets/ac/06/slides/2006-4254s\_08\_Mentari\_Oxcarbazepine\_files/slide0001.htm;
  - g. FDA Alert for Antiepileptic Drugs, January 31, 2008;
- 70. Publicly available documents from Pfizer's <a href="www.zoloft.com">www.zoloft.com</a>, including but not limited to the following: Medication Guide, Welcome to Zoloft.com; How Zoloft Works; and Dramatization;.

- 71. Publicly available documents from Wayne State University, located at <a href="http://www.med.wayne.edu/psychiatry/cme/presentation/February2007/Feb28/feb28.html">http://www.med.wayne.edu/psychiatry/cme/presentation/February2007/Feb28/feb28.html</a>, relating to Suicidality;
- 72. Publicly available documents from International Conference on Bipolar Disorder located at <a href="http://www.wpic.pitt.edu/Stanley/3rdbipconf/Sessions/sess6main.html">http://www.wpic.pitt.edu/Stanley/3rdbipconf/Sessions/sess6main.html</a> relating to Neurontin safety and efficacy;
- 73. Food and Drug Administration's "Statistical Review and Evaluation Anti epileptic Drugs and Suicidality,: dated May 23, 2008, available at the following website: <a href="http://www.fda.gov/ohrms/dockets/ac/cder08.html#PeripheralCentralNervousSystem">http://www.fda.gov/ohrms/dockets/ac/cder08.html#PeripheralCentralNervousSystem</a>;
- 74. Agenda, Meeting Roster, and Advisory Committee Questions presented at Food and Drug Administration's July 10, 2008 Joint Meeting of the Peripheral and Central Nervous System Drugs Advisory Committee (PCNS) and the Psychopharmacologic Drugs Advisory Committee (PDAC), previously provided by Plaintiffs on July 18, 2008 as part of Plaintiffs' Notice of Supplemental Authority in support of Plaintiffs' opposition to Defendants' motion to exclude the testimony of experts Dr. Trimble, Dr. Kruszewski and Dr. Blume. See MDL ECF Doc. # 1365;
- 75. Food and Drug Administration (FDA) Memorandum and Briefing Document, June 12, 2008, for the July 10, 2008 Joint Meeting of the Peripheral and Central Nervous System Drugs Advisory Committee (PCNS) and the Psychopharmacologic Drugs Advisory Committee (PDAC) prepared by Russell Katz, MD, Director, Division of Neurology Products/HFD-120, previously provided by Plaintiffs on July 18, 2008 as part of Plaintiffs' Notice of Supplemental Authority in support of Plaintiffs' opposition to Defendants' motion to exclude the testimony of experts Dr. Trimble, Dr. Kruszewski and Dr. Blume. See MDL ECF Doc. # 1365. The document is also available at the following website: <a href="http://www.fda.gov/ohrms/dockets/ac/cder08.html#PeripheralCentralNervousSystem">http://www.fda.gov/ohrms/dockets/ac/cder08.html#PeripheralCentralNervousSystem</a>;
- 76. FDA Clinical Review June 12, 2008: Antiepileptics and Suicide Data, by Evelyn Mentari, MD, MS, Clinical Safety Reviewer, Division of Neurology Products, CDER, FDA, previously provided by Plaintiffs on July 18, 2008 as part of Plaintiffs' Notice of Supplemental Authority in support of Plaintiffs' opposition to Defendants' motion to exclude the testimony of experts Dr. Trimble, Dr. Kruszewski and Dr. Blume. See MDL ECF Doc. # 1365. The document is also available at the following website: <a href="http://www.fda.gov/ohrms/dockets/ac/cder08.html#PeripheralCentralNervousSystem">http://www.fda.gov/ohrms/dockets/ac/cder08.html#PeripheralCentralNervousSystem</a>;
- 77. FDA's powerpoint slide presentations related to Antiepileptic Drugs and Sucidality by Evelyn Metari, MD, MS, Clinical Safety Reviewer, Division of Neurology Products, CDER, FDA, previously provided by Plaintiffs on July 18, 2008 as part of Plaintiffs' Notice of Supplemental Authority in support of Plaintiffs' opposition to Defendants' motion to exclude the testimony of experts Dr. Trimble, Dr. Kruszewski and Dr. Blume. See MDL ECF Doc. # 1365;

- 78. FDA's powerpoint slide presentations of FDA analysis and in rebuttal to Pfizer's analysis of Gabapentin and Pregabalin, by Mark Levenson, PhD, Statistical Safety Reviewer, Quantitative Safety and Pharmacoepidemiology Group, Division of Diometrics 6/CDER/FDA, previously provided by Plaintiffs on July 18, 2008 as part of Plaintiffs' Notice of Supplemental Authority in support of Plaintiffs' opposition to Defendants' motion to exclude the testimony of experts Dr. Trimble, Dr. Kruszewski and Dr. Blume. See MDL ECF Doc. # 1365;
- 79. Transcript of proceedings from Food and Drug Administration's July 10, 2008 Joint Meeting of the Peripheral and Central Nervous System Drugs Advisory Committee (PCNS) and the Psychopharmacologic Drugs Advisory Committee (PDAC), presented by Defendants to the US District Court, District of Massachusetts, as Defendants' Exhibit 6, during the parties' *Daubert* hearing on July 23, 2008. Said transcript is also available at the following website: <a href="http://www.fda.gov/ohrms/dockets/ac/08/transcripts/2008-4372t1.pdf">http://www.fda.gov/ohrms/dockets/ac/08/transcripts/2008-4372t1.pdf</a>;
- 80. US Department of Justice, Drug Enforcement Administration, Microgram Bulletin, September 2004, p. 167-168 available at <a href="http://www.usdoj/dea/programs/forensicsci/microgram">http://www.usdoj/dea/programs/forensicsci/microgram</a>;
- 81. FDA's Information for Healthcare Professionals Suicide Behavior and Ideation and Antiepileptic Drugs, dated December 16, 2008, and available at <a href="http://wwwfda/gov/cder/drug/InfoSheets/HCP/antiepileptics200812/htm">http://wwwfda/gov/cder/drug/InfoSheets/HCP/antiepileptics200812/htm</a>;
- 82. FDA's Alert [1/31/2008, Updated 12/16/2008] on Suicidal Behavior and Ideation and Antiepileptic Drugs, available at <a href="http://www.fda.gov/cder/drug/infopage/antiepileptics/default.htm">http://www.fda.gov/cder/drug/infopage/antiepileptics/default.htm</a>;
- 83. FDA News, FDA Requires Warnings about Risk of Suicidal Thoughts and Behavior for Antiepileptic Medications, available at <a href="http://www/fda.gov/bbs/topics/NEWS/2008/NEW01927.html">http://www/fda.gov/bbs/topics/NEWS/2008/NEW01927.html</a>;
- 84. FDA's Drug Safety Podcasts; Suicidal Thoughts and Behavior: Antiepileptic Drug, dated December 19, 2008, and available at <a href="http://www.fda.gov/cder/drug/podcast/antiepileptics\_full.htm">http://www.fda.gov/cder/drug/podcast/antiepileptics\_full.htm</a>;
- 85. FDA Dept. of Health and Human Services "Sponsor Letter" by Russell Katz, MD, dated December 16, 2008, and available at <a href="http://www.fda.gov/cder/drug/infopage/antiepileptics/letter.pdf">http://www.fda.gov/cder/drug/infopage/antiepileptics/letter.pdf</a>, which includes proposed Medication Guide and Risk Evaluation and Mitigation Strategy (REMS);
- 86. FDA Alert: Suicidal Behavior and Ideation and Antiepileptic Drugs, dated May 5, 2009, and available at <a href="https://www.fda.gov/cder/drug/inforpage/antiepileptics">www.fda.gov/cder/drug/inforpage/antiepileptics</a>.
- 87. Pfizer's Neurontin Package Insert (Labeling), dated April 2009, publicly available at <a href="https://www.accessdata.fda.gov/drugsatfda\_docs/label/2009/020235s041,020882s028,021129s027lb\_l.pdf">www.accessdata.fda.gov/drugsatfda\_docs/label/2009/020235s041,020882s028,021129s027lb\_l.pdf</a>.

88. Defendants' publicly available SEC filings for Pfizer, Inc., including December 1996 Annual Report, December 1998 Annual Report, December 1999 Annual Report, December 2001 Annual Report, December 2002 Annual Report, December 2003 Annual Report, December 2004 Annual Report, December 2005 Annual Report, December 2006 Annual Report, December 2007 Annual Report, December 2008 Annual Report, August 2000 Quarterly Report, November 2000 Quarterly Report, April 2001 Quarterly Report, July 2001 Quarterly Report, September 2001 Quarterly Report, May 2002 Quarterly Report, September 2002 Quarterly Report, August 2003 Quarterly Report, September 2003 Quarterly Report, March 2004 Quarterly Report and May 2009 Quarterly Report. Said documents are publicly available at the following website: <a href="https://www.pfizer.com/investors/sec\_filings/sec\_filings.jsp">www.pfizer.com/investors/sec\_filings/sec\_filings.jsp</a>.

To the extent any additional discovery and investigation provides additional facts and legal contentions that may substantially alter these disclosures, Plaintiff reserves the right to amend or supplement without prejudice any and all disclosures herein consistent with these developments, including identifying additional areas of information, relevant documents, and tangible things that support their claims or defenses in this case.

Pursuant to Fed. R. Civ. P. 26(b)(5), Plaintiffs object to disclosure or production of documents and materials generated during the course of this litigation that constitute attorney work product or that contain privileged attorney-client communications. These documents and materials may consist, among others, of communications or correspondence between counsel and Plaintiff to facilitate the rendering of legal advice. These documents may be exempt from discovery pursuant to Fed. R. Civ. P.26(b)(3), 26(b)(4)(B), and/or the applicable attorney-client privilege.

Dated: January 21, 2010 s/ Kenneth B. Fromson

Kenneth B. Fromson Finkelstein & PARTNERS, LLP 1279 Route 300, PO Box 1111 Newburgh, NY 12551 (845) 562-0203

TO: Mark Cheffo, Esq. Skadden, Arps, Slate, Meagher & Flom, LLP Four Times Square New York, NY 10036

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 21<sup>st</sup> day of January, 2010, a true and correct copy of the above and foregoing document was mailed with sufficient postage prepaid affixed thereto, via UPS delivery addressed to the following:

Mark Cheffo, Esq. Skadden, Arps, Slate, Meagher & Flom, LLP Four Times Square New York, NY 10036

_/s/	Michele	Fay		